

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re Terrorist Attacks on September 11, 2001

03 MDL 1570 (GBD)(SN)  
ECF Case

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*This document applies to: All Actions*

**JOINT STIPULATION AND [PROPOSED] ORDER  
SUBSTITUTING DAVID A. PAUL, ESQ. FOR ADAMS HOLCOMB LLP AND  
ATTORNEYS KENNETH L. ADAMS AND CHRISTOPHER T. LEONARDO  
AS ATTORNEY OF RECORD**

Before the Court is a MOTION TO SUBSTITUTE DAVID A. PAUL, ESQ. FOR  
ADAMS HOLCOMB LLP AND ATTORNEYS KENNETH L. ADAMS AND CHRISTOPHER  
T. LEONARDO AS ATTORNEYS OF RECORD, filed December 2, 2019.

In furtherance of the aforesaid motion, the undersigned jointly stipulate as follows:

1. That David A. Paul, Esq., serves as the Assistant General Counsel and in-house  
counsel for Plaintiff Cantor Fitzgerald & Co., Cantor Fitzgerald Associates, L.P., Cantor  
Fitzgerald Brokerage, L.P. (now known as BGC Environmental Brokerage Services, L.P.),  
Cantor Fitzgerald Europe, Cantor Fitzgerald International (now known as BGC International),  
Cantor Fitzgerald Partners (now known as Seminole Financial), Cantor Fitzgerald Securities,  
Cantor Fitzgerald, L.P. (now known as BGC Capital Markets, L.P.), Cantor Index Limited,  
CO2e.com, LLC (now known as Cantor C02e, LLC), eSpeed Government Securities, Inc. (now  
known as eSpeed Brokerage, L.P.), eSpeed, Inc. (now known as BGC Partners, Inc.), eSpeed  
Securities, Inc. (now known as Aqua Securities, L.P.) and TradeSpark, L.P. (collectively the  
“*Cantor Fitzgerald Plaintiffs*”) in the above-referenced action;

2. That Adams Holcomb LLP, and attorneys Kenneth L. Adams and Christopher T.  
Leonardo, currently serve as counsel of record for the *Cantor Fitzgerald Plaintiffs*;

3. That Adams Holcomb LLP is dissolving as a law partnership, and has so informed Mr. Paul and the *Cantor Fitzgerald* Plaintiffs;

4. That the *Cantor Fitzgerald* Plaintiffs, on the one hand, and Adams Holcomb LLP, and attorneys Kenneth L. Adam and Christopher T. Leonardo, on the other, seek to ensure an orderly transition of the instant matter to Mr. Paul;

5. That the undersigned therefore seek to substitute Mr. Paul as counsel of record and attorney for the *Cantor Fitzgerald* Plaintiffs, in place of Adams Holcomb LLP, and attorneys Kenneth L. Adam and Christopher T. Leonardo.

6. That Mr. Paul will be filing a Notice of Appearance in the instant matter.

SO STIPULATED on this 2nd day of December, 2019

By: s/ David A. Paul, Esq.

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By: s/ Christopher T. Leonardo

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Attorneys for *Cantor Fitzgerald* Plaintiffs

It is **SO ORDERED**

Dated:

New York, New York

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The Hon. George B. Daniels  
U.S. District Court Judge